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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/655,368	09/04/2003	Warwick Leslie Burrows	AUS920030624US1	8458	
	7590 03/04/2009 2 TERRILE, LLP		EXAM	INER	
IBM Austin			LAI, MICHAEL C		
P.O. BOX 203518 AUSTIN, TX 78720			ART UNIT	PAPER NUMBER	
			2457		
•					
			MAIL DATE	DELIVERY MODE	
			03/04/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)		
Pre-Interview Communication				
(For use in the First Action Interview Pilot Program)	10/655,368	BURROWS ET AL.		
,	Examiner	Art Unit	Page 1 of	
	MICHAEL C. LAI	2457		
The MAILING DATE of this communication app THE SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING DAT This time period for reply is NOT extendable under	Y IS SET TO EXPIRE ONE MON E OF THIS COMMUNICATION.	TH OR THIRTY (30) DAYS,	
under 37 CFR 1.136(a)(1)(i).				
To avoid abandonment of the application, applicant mu	st, within this time period for reply	, file:		
(1) A letter requesting not to have a first-action into				
(2) A completed Applicant Initiated Interview Requ or arguments.	est Form (PTOL-413A) accompar	iled by a proposed	d amendment	
Inventor participation in the Pre-First Action Interview is	s encouraged if it would expedite r	esolution of the a	pplication.	
Disposition of Claims				
3) ⊠ Claim(s) 1 is/are pending in the application. 3a) Of the above claim(s) is/are withdr 4) □ Claim(s) is/are allowed. 5) ⊠ Claim(s) 1 is/are rejected. 6) □ Claim(s) is/are objected to. 7) □ Claim(s) are subject to restriction and/				
Application Papers				
8) The specification is objected to by the Examin	ner.			
9)⊠ The drawing(s) filed on <u>4 September 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the corre	• • • • • • • • • • • • • • • • • • • •	•	• •	
Priority under 35 U.S.C. § 119				
11) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Burea *See the attached detailed Office action for a list of	nts have been received. Ints have been received in Applicate Ority documents have been receive Au (PCT Rule 17.2(a)).	tion No	l Stage	
Contact Information				
Examiner's Telephone Number: (571)270-3236 Examiner's Typical Work Schedule: M-F 8:30 - 5 Supervisor's Name: Ario Etienne Supervisor's Telephone Number: (571) 272-400				
Attachment(s)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summan Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	oate		

Pre-Interview Communication (For use in the First Action Interview Pilot Program)

Application No.	Applicant(s)		
10/655,368	BURROWS ET AL.		
Examiner	Art Unit		
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#	Claim(s)	Reference(s) (if applicable)	Rejection Statutory Basis	Brief Explanation of Rejection
1	1		112 second paragraph	Intended use "operable" in line 4.
2	1		101	While the claim recites a series of steps or acts to be performed, a statutory "process" under 35 U.S.C. 101 must (1) be tied to particular machine, or (2) transform underlying subject matter (such as an article or material) to a different (See continuation)
3	1	A, B, C	103(a)	Reference A discloses claim 1 (see Figure 4, FTP server is the primary and Web Server secondary. Limit. 1, col. 4, lines 45-49. Limt. 2, "determining a need for data", col. 4, lines 53-57. (See continuation)
				

			Expanded Discussion/Co	mmentary
2		state or thing. See page 10 of In Re Bilski 88 USPQ2d 1385. The instant claim is neither positively tied to a particular machine that accomplishes the claimed method steps nor transform underlying subject matter, and therefore do not qualify as a statutory process. Note that in page 15, lines 27-31 of the original specification, it indicates "Servers 202 and 204 may be implemented as infrastructure components, services, applications, software modules"		
3		Limit. 3, "sending a second request", col. 4, lines 55-57. Limit. 4, col. 4, lines 57-61. Limit. 5, col. 4, lines 61-65. Limit. 6, col. 4 line 65 through col. 5 line 1) except for "the client using a HTTP protocol for which the secondary server is not configured to implement" and "HTTP redirect message". Reference B discloses the HTTP protocol limitation at Figure 1 and col. 1, lines 44-61. It would have been obvious to use reference A's method with reference B's HTTP protocol in order to pass firewall security (See continuation below)		
3	(reference B, col. 1, lines 44-50). Reference C discloses the HTTP redirect message limitation at col. 4 line 50 through col. 6 line 2. It would have been obvious to use reference A's method with reference C's HTTP redirect message in order to support the request even when the requested resource residing under a different Universal Resource Identifier (reference C, col. 1, lines 51-54).			
				21
DATE: 2/27/2009)	/Michael C Lai/ Examiner, Art Unit 2457	AIRO ETIENNE COMPATENT EXAMINER

U.S. Patent and Trademark Office PTOL-413FP (Rev. 09-07)

Pre-Interview Communication

Part of Paper No./Mail Date